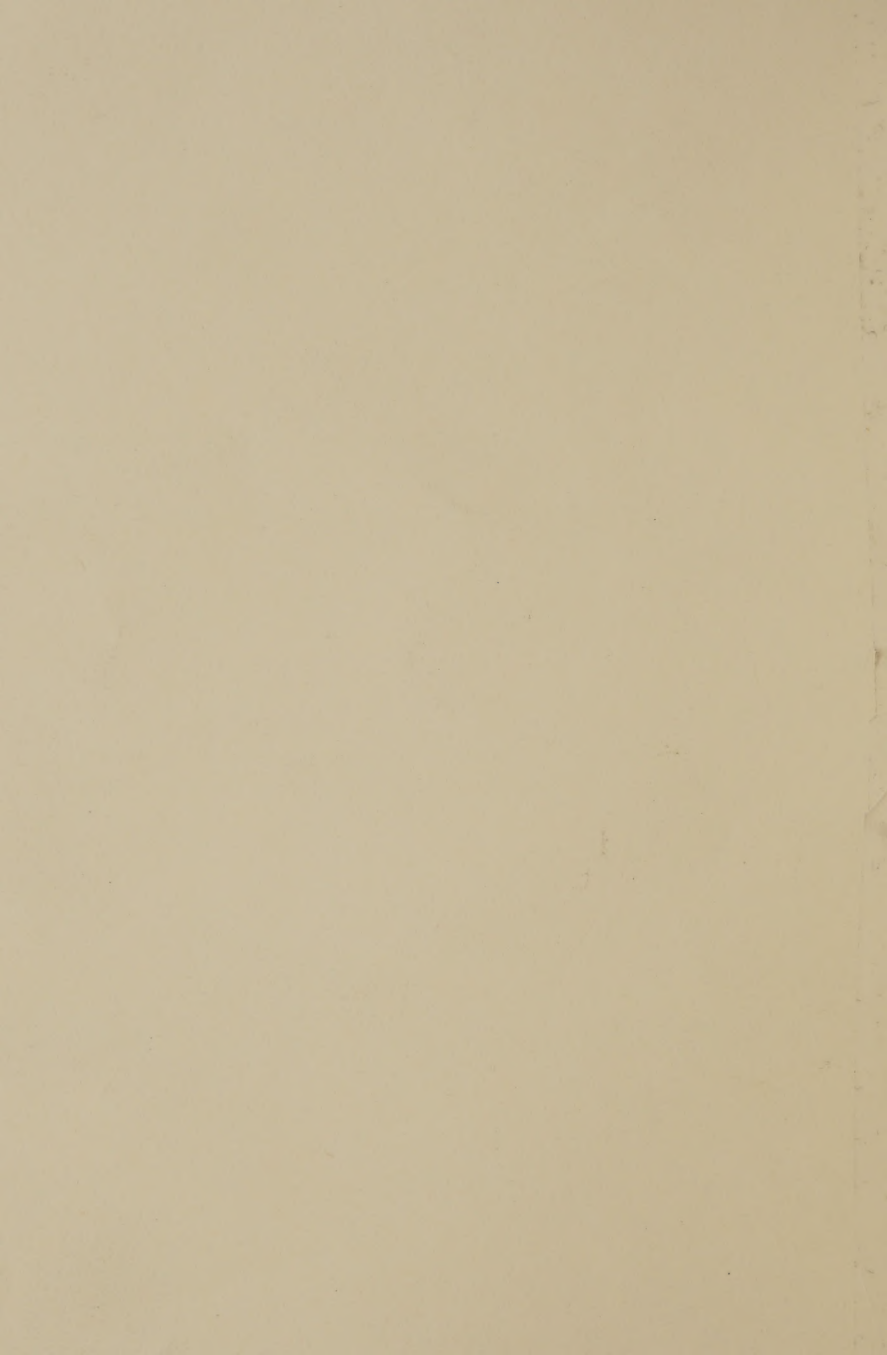
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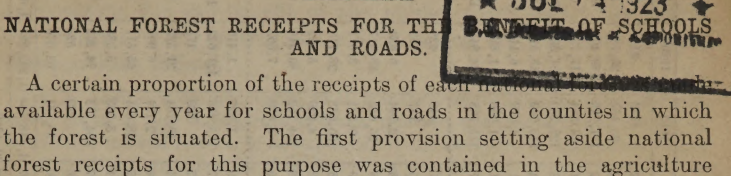
follows:

United States Department of Agriculture

FOREST SERVICE WILLIAM B. GREELEY, Frester BOCK

NATIONAL FOREST RECEIPTS FOR THI AND ROADS.

the forest is situated.



That ten per centum of all money received from each forest reserve during any fiscal year, including the year ending June thirtieth, nineteen hundred and six, shall be paid at the end thereof by the Secretary of the Treasury to the State or Territory in which said reserve is situated, to be expended as the State or Territorial legislature may prescribe for the benefit of the public schools and public roads of the county or counties in which the forest reserve is situated: Provided, That when any forest reserve is in more than one State or Territory or county the distributive share to each from the proceeds of said reserve shall be proportional to its area therein: And provided further, That there shall not be paid to any State or Territory for any county an amount equal to more than forty per centum of the total income of such county from all other sources.

appropriation act of June 30, 1906 (34 Stat. 669, 684). It was as

The same provision is found in the agriculture appropriation act of March 4, 1907 (34 Stat. 1256, 1270).

The agriculture appropriation act of May 23, 1908 (35 Stat. 251), increased the amount to be paid to the various States to 25 per cent of all money received from the national forests and further eliminated the proviso that there should be paid to any county no more than 40 per cent of such county's total income from other sources. provision of the act of May 23, 1908, which is now the law governing all national forests, is as follows:

That hereafter twenty-five per centum of all money received from each forest reserve during the fiscal year, including the year ending June thirtieth, nineteen hundred and eight, shall be paid at the end thereof by the Secretary of the Treasury to the State or Territory in which said reserve is situated, to be expended as the State or Territorial legislature may prescribe for the benefit of the public schools and public roads of the county or counties in which the forest reserve is situated: Provided, That when any forest reserve is in more than one State or Territory or county the distributive share to each from the proceeds of said reserve shall be proportional to its area therein.

Under the above acts the amounts shown in Table 1 have been apportioned to the various States. Amounts paid to Arizona and New Mexico on account of receipts on school-land sections are included from 1910 on.1

110,011 14,846 5,740 39,303 3,434 39,758 607 1,573 3,553 7,559 397 121 281 55 651 57,600 1,011 46,775 882,204 03, 512 6,023 7,807 57, 191 75,861 1,082,680 20,509 53,508 1,110 1,499 111,394 4,459 5,542 166, 450 12,428 98,024 3,939 25, 225 31,641 57,244 1921 74,262 1,253,293 17,752 181,003 118, 512 124,848 1,416 6,007 189,402 28,710 5,422 86,318 65, 511 1,814 3,873 7,662 88,017 1920 945,927 1,148,754 104,752 2,134 171,929 115,049 30,688 4,930 5,559 1,327 68,651 16,564 129, 260 4,076 1,050 95,043 3,601 1919 89,508 108,603 3,170 1,510 95, 187 15,301 1,224 57,307 9,491 89, 104 2,311 431 1,575 1918 TABLE 1.—Paid to States for road and school fund—25 per cent of receipts. 910,407 92,470 12,773 108,983 15,960 2,019 123,882 1,520 76,595 98,681 2,501 1917 639, 893 649, 067 736, 916 45,840 37,205 37,827 482 77, 329 15,443 48,383 1,037 80,050 63,995 3,799 87,396 1,637 17,597 446 79 92 5,761 985 1916 43,087 12,988 41,098 48,676 283 37,446 67,612 094 49,676 59, 219 79,590 1,401 16,244 2,337 82 75,651 401 1915 1,357 137 65,002 93, 586 61,607 14,470 613 35,638 28,578 1,064 43,634 206 633 601 9,983 56,340 59, 228 1,208 79 16,894 3,959 21 1914 37 632, 141 110,886 74,542 34,902 \$13,126 12,854 65, 238 40,605 21,341 54,923 1,149 65 3,099 673 11,437 33, 110 3,250 78, 164 16,557 68 55,951 1913 5,709 89,389 42,560 30,637 62,053 10,565 33, 760 554,380 37,969 71 878 31,895 53, 759 1,225 1,258 59,816 15,086 59,524 1912 35,612 53,717 14, 197 24,112 515,073 1,310 39,081 72 274 698 127 3,487 919 3, 183 12, 198 52,372 52,594 74,021 71,671 1911 34, 30, 6,89 1,005 2,820 23,672 32,905 34,705 2,904 60,753 83,678 28,701 626 636 \$4,101 50,306 66,075 16,314 510,907 902 1910 39,6 78,172 47,658 34, 247 38,313 26,770 \$2,819 1,587 48,893 1,173 2,837 15,989 585 33, 121 33, 293 16,018 441,522 49,521 10,501 1909 52, 183 71,423 25,465 32,319 35, 170 75, 781 | 153, 032 | 447, 062 644 61,941 32,681 \$2,682 42,631 314 59, 761 4,833 8,253 13,855 554 1908 1,018 20,655 19,592 3,732 15,792 9,614 13,981 16,364 2,134 13,557 16, 221 1907 8,184 6,520 5,768 4,673 97, 586 9,004 19061 7,941 12,526 3,595 1,922 24 \$271 Nebraska.... New Hampshire.. Nevada.... New Mexico 2... North Carolina. South Carolina North Dakota West Virginia South Dakota Washington .. Tennessee.. Total. Arizona... Minnesota Florida ... Michigan. California Maine.... Montana. Jolorado. Georgia. Idaho.. Kansas.

1 10 per cent only in 1906.

² 25 per cent plus amount paid under act of June 20, 1910

The agriculture appropriation act of August 10, 1912 (37 Stat. 269, 288), made available an additional 10 per cent of the money received from the national forests, to be used in building and maintaining, for the benefit of the public, roads and trails within the national forests in the States from which the money is derived. This provision follows:

That an additional ten per centum of all moneys received from the national forests during the fiscal year ending June thirtieth, nineteen hundred and twelve, shall be available at the end thereof, to be expended by the Secretary of Agriculture for the construction and maintenance of roads and trails within the national forests in the States from which such proceeds are derived; but the Secretary of Agriculture may, whenever practicable, in the construction and maintenance of such roads, secure the cooperation or aid of the proper State or Territorial authorities in the furtherance of any system of highways of which such roads may be made a part.

Under this act the amounts shown in Table 2 have been apportioned from the receipts. The roads and trails thus provided for are in addition to those built from the national forest permanent-improvement fund, and are intended primarily to facilitate administration and protection.

TABLE 2.—Road and trail fund—10 per cent of receipts.

	-	erer	1914	GIGI	1910	1917	1918	1919	0761	1921	1922
							\$13	\$49	\$59	\$81	\$71
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	\$4,676	\$5,250	\$5,877	\$4,466	\$6,009	\$6,672	9,657	10,183	10,692	5,903	4,574
***	24,646	29,864	25, 359	23,923	25,610	32, 415	37,034	45, 261	49,851	40,253	27,820
	2,284	5,142	3,993	3,496	4,514	5,109	3, 797	6,626	7,101	4,971	3,123
	24,821	29,817	26,001	27,045	32,020	43, 593	43,441	51,704	72,401	66,580	62,877
	21, 504	21,969	22, 536	23,687	25, 598	30,638	35,642	46,020	47,405	39,210	30,344
	985	1,300	1,584	935	1,520	1,001	924	1,630	2,445	1,576	2,409
			43	31	37	42	173	420	726	292	629
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	23,810	31,266	23,691	30,260	34,958	36,988	42,871	46,307	49,939	48,236	39,096
	490	459	483	543	2						
							115	179	170	186	112
	2	26	32	62	101	14	36	29	153	217	22
	503	81	215	684	2,304	910	3,214	1,178	2,664	1,364	260
	23,927	26,095	37, 434	31,836	35,941	46,648	30,639	38,017	35, 207	29,367	23,040
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1,630	1,239	426	260	655	808	923	1,440	1,549	444	404
	6,034	6,623	6,758	6,498	7,039	7,903	8,670	12,275	11,484	10,090	5,677
				55	193	552	1,268	1,972	2,169	2,217	1,421
	11,850	12,515	13,497	12,715	14,204	23,403	27,429	33,864	31, 145	23,463	17,990
			83	160	178	478	630	2,224	3,065	3,089	3,024
	28	27	30	33	32	7	-				
	351	269	256	304	394	809	604	531	266	599	159
	17,024	22,380	24,643	19,870	30,812	39,472	38,075	46, 162	48,649	44,557	44,006
						1	39	88	89	59	49
	4,226	4,575	5,788	5,195	6,177	6,384	6,120	6,714	8,609	8,204	5,938
			∞	38	115	167	490	854	2,403	1,784	1,374
	13, 504	13,961	15,041	19,470	19,353	20,682	22,923	27,460	26,204	21, 403	15,903
			245	113	415	808	2,292	1,313	2,155	2,313	2,296
	12,758	13,244	14, 255	14,978	14,882	19,782	16,983	21,909	29,705	25,931	27,721
				1	23	167	294	96	211	444	243
	12, 255	8,537	11, 431	17,235	15, 131	14,298	16, 238	23,420	25, 230	26; 126	17,995
	207,305	234,639	239, 709	244,315	278,217	339, 550	350, 534	427, 955	472,025	409, 234	338, 577

The act of March 1, 1911 (36 Stat. 961), commonly known as the Weeks law, providing for the aquisition of lands for the purpose of conserving the navigability of rivers, contains the following provision:

SEC. 13. That five per centum of all moneys received during any fiscal year from each national forest into which the lands acquired under this act may from time to time be divided shall be paid, at the end of such year, by the Secretary of the Treasury to the State in which such national forest is situated, to be expended as the State legislature may prescribe for the benefit of the public schools and public roads of the county or counties in which such national forest is situated: *Provided*, That when any national forest is in more than one State or county the distributive share to each from the proceeds of such forest shall be proportional to its area therein: *Provided further*, That there shall not be paid to any State for any county an amount equal to more than forty per centum of the total income of such county from all other sources.

Section 13 of the act of March 1, 1911 (36 Stat. 961), was amended by the act of June 30, 1914 (38 Stat. 415), by striking out the word "five" in the first line of said section and inserting in lieu thereof the word "twenty-five."

In addition to the sums mentioned, the States of Arizona and New Mexico are entitled by the provision of the act authorizing their admission (act June 20, 1910, 36 Stat. 557) to approximately 11 and 7. per cent, respectively, of the gross proceeds of all the national forests in those States in return for the school sections within the national forests. The provisions of this act relative to New Mexico are as follows:

Sec. 6. That in addition to sections sixteen and thirty-six, heretofore granted to the Territory of New Mexico, sections two and thirty-two in every township in said proposed State not otherwise appropriated at the date of the passage of this act are hereby granted to the said State for the support of common schools; and where sections two, sixteen, thirty-two, and thirty-six, or any parts thereof, are minerals, or have been sold, reserved, or otherwise appropriated or reserved by or under the authority of any act of Congress, or are wanting or fractional in quantity, or where settlement thereon with a view to preemption or homestead, or improvement thereof with a view to desert-land entry has been made heretofore or hereafter, and before the survey thereof in the field, the provisions of sections twenty-two hundred and seventy-five and twenty-two hundred and seventy-six of the Revised Statues are hereby made applicable thereto and to the selection of lands in lieu thereof to the same extent as if sections two and thirty-two, as well as sections sixteen and thirty-six, were mentioned therein: Provided, however, That the area of such indemnity selections on account of any fractional township shall not in any event exceed an area which when added to the area of all the above-named sections returned by the survey as in place, will equal four sections for fractional townships containing seventeen thousand two hundred and eighty acres or more, three sections for such townships containing eleven thousand five hundred and twenty acres or more, two sections for such township containing five thousand seven hundred and sixty acres or more, nor one section for such township containing six hundred and forty acres or more: And provided further, That the grants of sections two, sixteen, thirty-two, and thirty-six to said State, within national forests now existing or proclaimed, shall not vest the title to said sections in said State until the part of said national forests embracing any of said sections is restored

to the public domain; but said granted sections shall be administered as a part of said forests, and at the close of each fiscal year there shall be paid by the Secretary of the Treasury to the State, as income for its common-school fund, such proportion of the gross proceeds of all the national forests within said State as the area of lands hereby granted to said State for school purposes which are situate within said forest reserves, whether surveyed or unsurveyed, and for which no indemnity has been selected, may bear to the total area of all the national forests within said State, the area of said sections when unsurveyed to be determined by the Secretary of the Interior, by protraction or otherwise, the amount necessary for such payments being appropriated and made available annually from any money in the Treasury not otherwise appropriated.

The provisions of the enabling act relating to Arizona are substantially the same as those relating to New Mexico. The amounts paid these two States on this account are included in the statement of payments to States on page 2.

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